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10	Fax: (310) 510-6429 Attornays for Plaintiffs and the Proposed Class								
11	Attorneys for Plaintiffs and the Proposed Class								
12	ANALTH OF A THE A	NOTE OF COLUMN							
	UNITED STATES DISTRICT COURT								
13	FOR THE CENTRAL DISTRICT OF CALIFORNIA								
14	ADINIA DINICI ED EDISTA DODI ES	Case No. 2:25-cv-01138-AH-E							
15	ADINA RINGLER, KRISTA ROBLES, JAY SMITH, and JANA RABINOWITZ,								
16	individually and on behalf of all others	DISCOVERY MATTER							
17	similarly situated,								
18	Plaintiff,	NOTICE OF WITHDRAWAL OF PLAINTIFFS' MOTION TO							
19	Tianitiii,	COMPEL COMPLIANCE WITH							
20	V.	SUBPOENA DUCES TECUM							
21	THE J.M. SMUCKER COMPANY,	Date: January 23, 2026							
22		Time: 9:30 a.m.							
23	Defendant.	Ctrm: 750							
24		Judge: Hon. Charles Eick							
		Action Filed: Feb. 10, 2025							
25		Discovery Cutoff: Sep. 30, 2026							
26		Pretrial Conference: Feb. 3, 2027							
27		Trial Date: Feb. 23, 2027							
28									

Ringler, et al. v. The J.M. Smucker Co., Case No. 2:25-cv-01138-AH-E MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF PLAINTIFFS' MOTION TO COMPEL COMPLIANCE WITH SUBPOENA DUCES TECUM

TO THE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD: 1 PLEASE TAKE NOTICE THAT Plaintiffs hereby withdraw their Motion to 2 Compel Compliance with Subpoena *Duces Tecum* without prejudice. This Motion 3 was filed on December 22, 2025 at Docket No. 69. Plaintiffs respectfully request 4 5 that the hearing scheduled for January 23, 2026 be taken off calendar. 6 Dated: January 9, 2026 CROSNER LEGAL, P.C. 7 8 By: /s/ Lilach H. Klein 9 Lilach H. Klein 10 11 9440 Santa Monica Blvd. Suite 301 Beverly Hills, CA 90210 12 Tel: (866) 276-7637 13 Fax: (310) 510-6429 lilach@crosnerlegal.com 14 15 Attorneys for Plaintiffs and the Proposed 16 Class 17 18 19 20 21 22 23 24 25 26 27 28 -1

CERTIFICATE OF SERVICE

I the undersigned, certify and declare that I am over the age of 18 years, employed in the County of Los Angeles, State of California, and not a party to the above-entitled cause. My business address is: Crosner Legal, P.C., 9440 Santa Monica Blvd., Ste. 301, Beverly Hills, CA 90210.

On **January 9, 2026**, I served the document(s) described as:

• PLAINTIFFS' NOTICE OF WITHDRAWAL OF MOTION TO COMPEL COMPLIANCE WITH SUBPOENA *DUCES TECUM*

on the interested parties in this action by sending a true copy thereof as follows:

WINSTON & STRAWN, LLP	Counsel	for	Defendant,	The	J.M.	
Jared R. Kessler	Smucker Company					
JRKessler@winston.com						
Ronald Y. Rothstein						
RRothste@winston.com						
Kent Z. Steinberg						
KSteinberg@winston.com						
Peyton Sherwood						
PSherwood@winston.com						
Shawn R. Obi						
sobi@winston.com						

[X] **VIA CM/ECF** Pursuant to Fed. R. Civ. P. 5(b)(2)(e), this document was served via the Court's electronic filing system.

BBFY Industrial USA Inc.,	Custodian	of	Records	and
21487 Ferrero Pkwy,	Subpoenaed Party			
City of Industry, CA 91789	_	_		

[X] BY UNITED STATES POSTAL SERVICE. I enclosed the documents in electronic pdf format and submitted them electronically into the mail provider, Letterstream, Inc.'s, online mail portal (letterstream.com) to be mailed addressed to the entities and/or persons listed in the Service List as set forth herein. I caused an envelope containing the documents to be placed for collection and mailing and to be

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Ringler, et al. v. The J.M. Smucker Co., Case No. 2:25-cv-01138-AH-E NOTICE OF WITHDRAWAL OF PLAINTIFFS' MOTION TO COMPEL COMPLIANCE WITH SUBPOENA DUCES TECUM

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